

IN THE CHAUTAUQUASHADES
RECREATION AND INSTRUCTION GO HAND IN HAND.

FROM TENNIS AND FIELD SPORTS TO LECTURES AND DISCUSSIONS OF PASSING HUMAN INTERESTS—EXERCISES AT THE LAKE'S EDGE.

[BY TELEGRAPH TO THE TRIBUNE.]

Chautauqua, N. Y., Aug. 7.—Sunday here was decidedly cool. All the exercises, however, were well attended, though wraps were the order of the day. Bishop Boyd Vincent preached interestingly in the morning. In the evening an illustrated Bible reading was conducted by Dr. J. L. Hurbut. Scenes from the life of Christ were thrown on the screen accompanied by the reading of corresponding Scripture passages.

To-day a cloudy morning sky melted to a cheery afternoon blue. Closed doors were thrown wide open and bright-lined dresses were donned again. The tennis enthusiast's look of anxiety wore away.

At 9 o'clock the seats around Court No. 3 were filled to watch the finals in doubles. The first set was won handily by the Brooks brothers, of Brooklyn, students of Amherst College. The next and the match, however, fell to the Robinson brothers, of Elmira. The prizes were racquets. The playing was fair, though scarcely brilliant. The finals in singles was postponed until tomorrow morning.

"Conversation" was the topic considered by the Women's Club this morning. Mrs. Helen A. Beard's paper was suggestive. It was followed by a thoughtful discussion.

Dr. Buckley's second lecture, given this morning, was entitled "Mental and Moral Contagion." It might have been called "The Rise and Fall of Fads and Crises." Dr. Buckley's caustic wit this morning directed itself against popular fancies and falsehoods.

The panic which occurs in war or business is contagious and absolutely unreasoning. The "cholera scare" last summer had little cause in fact. Banks break often when they are really sound because a mental and moral contagion seizes upon depositors. "I met a woman," said the speaker, "last week in New York. She had a bankbook of \$500, and was so frightened that she was determined to draw the money at once. I offered her on the spot \$50 for it. After hesitation she refused to accept the offer."

Dr. Buckley spoke on the insanity of business men on Wall Street on the famous "Black Friday." As other examples of mental and moral contagion he referred to the panic in Fifty-third-street, and the movement in politics. Nothing, he has never," he said, "introduced a controversial political question into the many lectures I have given at Chautauqua."

The annual field sports were held on the ball-ground this afternoon. A large audience witnessed the competition.

Robert Harper took a large audience to night on a steam launch trip up the Rhine, from Rotterdam to Cologne. He took them up many of the Rhenish tributaries. Views of the famous stream were shown, the dissolving views and the easy comment of the lecturer were equally admirable.

AT THE NORTHFIELD CONFERENCE.
EXERCISES OF A DAY WHICH OPENED WITH A DESTRUCTIVE STORM.

Northfield, Mass., Aug. 7 (Special).—There was a fierce electric storm this morning, during which the large new barn belonging to the Northfield Seminary was struck by lightning, and quickly destroyed by fire. Several persons were in the barn when it was struck, but no one was injured. All the live stock, including about seventy-five head of cattle, were saved. About 100 tons of hay were stored in it. The loss is \$1,000. At 10:30 this morning Dr. Gordon lectured on "The First Fruits of the Resurrection from the Dead." The raised body, he said, will be the same body and will be recognizable. It will also be a spiritual body, yet will be able to eat and drink as now. Dr. Gordon won hearty applause from the large audience by his shafts against the theory of evolution. Evolutionists, he said, think they turn the crank of creation; in reality the crank turns them. They make man the creator instead of the creature, and the impulse which controls the development of being comes from within instead of from without. This afternoon Father O'Connor lectured on the relations of the Roman Catholic Church to this country. George C. Scott spoke in a plain, forcible style. The audience was greatly interested.

Judge Dugro gave a motion for adjournment.

Henry, who was standing near Spangler at the time of the accident, escaped injury. He and later Spangler, who had come to the rescue of a woman who had fallen into the Sixty-sixth and Fifty-third, which he said, would have to be repaired by the company. A workman had dropped a sheaf from the truck and it hit and broken the leg. It had not finished what he was doing, when he stepped away from the truck, and the running locomotive hit him. He was struck by the last car of the train.

Spangler lived at No. 2,464 Eighth-st., with his wife. They had to children. The accident by which he lost his life caused only a brief delay in travel on the railroad.

THE COURTS.

HUSBAND BLAMES MOTHER-IN-LAW.

JUDGE DUGRO SEEMS TO ATTACH LITTLE WEIGHT TO THE WIFE'S SIDE OF THE CASE.

The old story of too much mother-in-law was alleged as the primary cause of a divorce suit, which came before Judge Dugro, in the Superior Court, yesterday. Amy L. Smart brought suit against John C. Smart, who sings in the choir of Calvary Methodist Episcopal Church, for limited divorce on the ground of abandonment. She says they were married November 25, 1892, and lived together until June 19, 1895. The case came before Judge Dugro on a motion for alimony and counsel fees. Judge Dugro gave \$25 to the lawyers, but refused to grant any alimony.

The husband says that before his marriage he and his wife agreed that her mother should not live with them, but six weeks after the marriage the mother-in-law did make her home at his house and began interfering in the domestic affairs. In April or May, 1893, he says that his employer received a visit from a detective, who told his employer that Smart was in the habit of losing more money gambling than a man who earned \$100 a week could afford to lose. Although this was false, he says, his employer reduced his salary and lost confidence in him.

Mrs. Smart says she sent the detective only to find out her husband's salary and never told him to say that her husband gambled.

Then he charged that she kept company with women who were strangers to him. Finally he says that she locked him out of their home. Mrs. Smart denied most of these charges.

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THE WIFE A VICTIM OF STRONG DRINK.

Justice O'Brien, in the Supreme Court, yesterday granted alimony at the rate of \$10 a week and a counsel fee of \$200 to Mrs. Maggie A. Osborne, in the suit which her husband, Albert E. Osborne, has brought against her for a divorce. Mr. Osborne is well known in Brooklyn, being a member of the Union League and other clubs there. He is a member of the firm of Osborne & Wilson, paper dealers at No. 37 Warren-st., this city.

Mr. Osborne declares that several years ago his wife became so addicted to the use of intoxicating liquors that she had to be sent to an asylum at Amityville, L. I., several times. He declares also that his wife has been unfaithful to him. This she denies. Mrs. Osborne is now under the care of a physician, to whom her husband is paying \$75 a week.

Mrs. Osborne declares that her taste for intoxicating drink was acquired by taking medicine with liquor in it.

COURT CALENDAR FOR TODAY.

Supreme Court—General Term—Resumes continued. Supreme Court—Chancery—Re. O'Brien, J.—Motors calendar called at 11 o'clock.

Supreme Court—Special Terms—Parts I and II—Adjudged for term.

Circuit Court—Parts I, II, III and IV—Adjudged for term.

Supreme Court—Chancery—For probate: Wills of Julius A. Hart, Thomas P. Cohen, William Lawton, Maria Ensminger, Sophia Brook, Edna Childs and Carl Meyer, 10, 30, 4, 5 m.

Common Pleas—General Term—Adjourned until to-morrow.

Criminal—Pleadings—Before Grierich, J.—Nos. 1, 2, 3, 4, 5 m.

Common Pleas—Trial Parts I, II, III and IV—Adjudged for term.

Court of Common Pleas—Term—Before McCarthy, J.—Motors calendar called at 11 o'clock.

City Court—Trial Parts I, II, III and IV—Adjudged for term.

Common Pleas—General Sessions—Part I—Before Flanagan, J. and Assistant District Attorney Townsend—Nos. 1 to 22, inclusive.

Common Pleas—General Sessions—Part II—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

City Court—Trial Parts I, II, III and IV—Adjudged for term.

City Court—Trial Parts I, II, III and IV—Adjudged for term.

City Court—Trial Parts I, II, III and IV—Adjudged for term.

CITY COURT—GENERAL SESSIONS—Part I—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part II—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part III—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part IV—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part V—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part VI—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part VII—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part VIII—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part IX—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part X—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part XI—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part XII—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part XIII—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part XIV—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part XV—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part XVI—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part XVII—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part XVIII—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part XIX—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part XX—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part XXI—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

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CITY COURT—GENERAL SESSIONS—Part XXX—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

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CITY COURT—GENERAL SESSIONS—Part XL—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part XLI—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part XLII—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

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CITY COURT—GENERAL SESSIONS—Part XLV—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

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CITY COURT—GENERAL SESSIONS—Part XLV—Before Martucci, J.—Assistant District Attorney Townsend—Nos. 1 to 24.

CITY COURT—GENERAL SESSIONS—Part